

Annual Report on Telecommunications Markets in Illinois

Submitted to the Illinois General Assembly
Pursuant to Section 13-407 and 13-301(b) of the
Illinois Public Utilities Act



Illinois Commerce Commission

527 East Capitol Avenue
Springfield, Illinois 62701

September 2009

STATE OF ILLINOIS



ILLINOIS COMMERCE COMMISSION

September 10, 2009

The Honorable Illinois General Assembly
State Capitol
Springfield, Illinois

Dear Members of the Illinois General Assembly:

Enclosed is the Illinois Commerce Commission's Report to the General Assembly entitled "Annual Report on Telecommunications Markets in Illinois."

This report is submitted to the Illinois General Assembly in compliance with Section 13-407 of the Illinois Public Utilities Act.

Sincerely,

A handwritten signature in cursive script that reads "Charles E. Box".

Charles E. Box
Chairman

cc: Illinois State Library

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EXECUTIVE SUMMARY

This report presents summary statistics on competition in basic local telephone services and the deployment of high speed services in Illinois. It is the eighth such Report submitted to the Illinois General Assembly by the Illinois Commerce Commission pursuant to Section 13-407 of the Illinois PUA. The first such report was submitted to the General Assembly on October 23, 2002.

The statistics presented in this report are compiled from data recently reported to the Illinois Commerce Commission and the Federal Communications Commission. The report provides a snapshot of competition in the areas of telephone and high speed service. The following are selected highlights from the facts and findings in this Report:

- 45 incumbent local exchange carriers (ILECs) and 87 competitive local exchange carriers (CLECs) reported providing POTS (“plain old telephone service”) to Illinois customers as of December 31, 2008. These figures compare to 45 ILECs and 80 CLECs reporting as of December 31, 2007.
- CLECs provided approximately 1.5 million (or 22%) of the roughly 6.7 million reported Illinois POTS lines in service at year-end 2008. The number of CLEC reported POTS lines increased in Illinois from approximately 1.4 million at year-end 2007 to approximately 1.5 million at year-end 2008.

- ILECs provided approximately 5.2 million (or 78%) of the roughly 6.7 million reported Illinois POTS lines in service at year-end 2008. The number of ILEC reported POTS lines decreased in Illinois from approximately 5.7 million at year-end 2007 to approximately 5.2 million at year-end 2008.
- The number of reported POTS lines in Illinois decreased between year-end 2001 and year-end 2008 by approximately 2.3 million lines (or 26%).
- Based on estimates derived from residential E-911 listings, over 400,000 residential competitive provider lines were provided by providers that, due to regulatory uncertainties, do not report line counts to the Commission. If these lines are added to the reported CLEC POTS counts then CLECs provided approximately 1.9 million (or 27%) of the roughly 7.1 million estimated Illinois POTS lines.
- Approximately 55% of the 1.5 million reported CLEC POTS lines (or approximately 800,000 lines) in Illinois were provided over CLEC owned loops.
- Mobile-wireless subscribership continued to grow between year-end 2006 and year-end 2007 as it has for several years. The number of wireless subscribers in Illinois at year-end 2007 (approximately 10.3 million) exceeds not only wireline subscribers reported for year-end 2007, but reported wireline subscribers for all periods since the Commission began producing reports pursuant to Section 13-407.
- High speed subscribership continues to increase in Illinois. Illinois providers served nearly 5.1 million Illinois high speed customers as of December 31, 2007. These figures compare to 3.5 million Illinois high speed customers as of December 31, 2006.

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I. INTRODUCTION

Section 13-407 of the Illinois Public Utilities Act (PUA) requires that the Illinois Commerce Commission (Commission) monitor and analyze the status of competition in Illinois telecommunications markets:

The Commission shall monitor and analyze patterns of entry and exit and changes in patterns of entry and exit for each relevant market for telecommunications services, including emerging high speed telecommunications markets, and shall include its findings together with appropriate recommendations for legislative action in its annual report to the General Assembly. (220 ILCS 5/13-407)

To enable the Commission to carry out this mandate, Section 13-407 authorizes the Commission to collect pertinent information from firms providing telecommunications services in Illinois.

The Commission shall also collect all information, in a format determined by the Commission that the Commission deems necessary to assist in monitoring and analyzing the telecommunications markets and the status of competition and deployment of telecommunications services to consumers in the State. (220 ILCS 5/13-407)

The Commission's first Annual Report on Telecommunications produced pursuant to PUA Section 13-407 was submitted to the Illinois General Assembly on October 23, 2002. That Report summarized competitive developments in plain old telephone service (POTS) based on information reported by local exchange carriers to the Commission as of December 31, 2001. That report also presented and summarized information submitted to the Federal Communications Commission (FCC) on trends in high speed and wireless provisioning.

This current Report, dated September 10, 2009, also summarizes competitive developments in POTS services, but it has been updated to reflect

the most recent available information reported to the Commission (as of December 31, 2008). This current Report similarly updates information on high speed and wireless provisioning based on the most recent data made available by the FCC (as of December 31, 2007).

The bulk of the data provided by Illinois carriers and compiled by Commission Staff is displayed in Appendix C of this report (Tables C1 through C4). Selected data from these tables are highlighted and displayed in several sections of the Report itself.¹ Appendix B contains a list of certificated local exchange carriers in Illinois as of February 23, 2009 and lists the carriers responding to the Commission's year-end 2008 data request.

II. TELEPHONE SERVICES

A. Overview

"POTS" (plain old telephone service) is the acronym often used to refer to basic local voice service provided over the wireline public switched telephone network (PSTN). POTS service enables the end-user to place and receive calls to and from any other user on the PSTN. The information presented in this section of this report focuses on the local line (or loop) that connects end-users to the PSTN, and thus enables the provision of POTS.

Technologies used to provide POTS service vary. Local exchange carriers (LECs) traditionally have provisioned POTS service over a "twisted" pair of copper wires and electronics that enable the customer to make or receive a single phone call. Many carriers increasingly are providing POTS service over alternative technologies, such as fiber optics and associated electronics which allow multiple customers to make simultaneous phone calls over a single fiber

¹ The bulk of the information provided herein reflects data reported by ILECs and CLECs measuring provisioning as of December 31, 2008.

optic strand. To enable uniform reporting and analysis of POTS service regardless of the technologies utilized, the information presented herein is reported by voice grade equivalent (VGE) lines. Carriers report the number of lines provided by measuring the number of simultaneous phone calls that their customers are able to make or receive. This uniformity ensures direct comparability for purposes of reporting, discussion and analysis.

There are two general classes of LECs providing wireline POTS service in Illinois: incumbent local exchange carriers (ILECs) and competitive local exchange carriers (CLECs). An ILEC is a telecommunications carrier (including its successors, assigns, and affiliates) that historically has served as the exclusive provider of wireline local telephone service in a specific service territory. CLECs are competitive carriers that have been authorized and certificated by the Commission to provide local telephone service in competition with ILECs. Some telecommunications carriers operate as both an ILEC and CLEC.²

ILECs generally serve non-overlapping geographic areas, and consumers historically have obtained local telephone service from only one ILEC. Thus, absent competitive entry by CLECs, customers typically have only one source for POTS service - the ILEC that serves the area where the customer is located.³ In contrast to ILECs, which generally do not compete in the service areas of other ILECs, many CLECs provide service in the same areas as other CLECs as well as ILECs.

² Such carriers were requested to report to the Commission information separately for ILEC and CLEC operational units. With the merger of SBC Communications, Inc. and AT&T Corp., the ILEC Illinois Bell Telephone Company now has an affiliate, which is certified as a CLEC and is providing lines within its incumbent local service area. For purposes of this report all lines provided by this affiliate that are provided in Illinois Bell Telephone Company ILEC service areas have been treated as though provided by Illinois Bell Telephone Company. The approach adopted here with respect to the merged entities, to the extent feasible given the information supplied by the companies, minimizes the error of counting affiliates as competitors and of excluding competitive activity by ILEC affiliates outside their affiliated ILEC service areas.

³ This does not consider non-POTS alternatives, such as cellular or satellite service that may be available to local telecommunications customers.

Both the Illinois PUA and the Federal Telecommunications Act of 1996 strongly encourage and endorse the development of competition in local telecommunications services. Together, these Acts provide a framework for new competitors to enter local markets by three fundamental and distinct methods, as follows:

- Building complete telecommunications networks using their own facilities,
- Leasing a portion of the facilities needed to serve end-user customers from ILECs as unbundled network elements (UNEs),
- Purchasing telecommunications services from ILECs at discounted prices and reselling these services to customers.

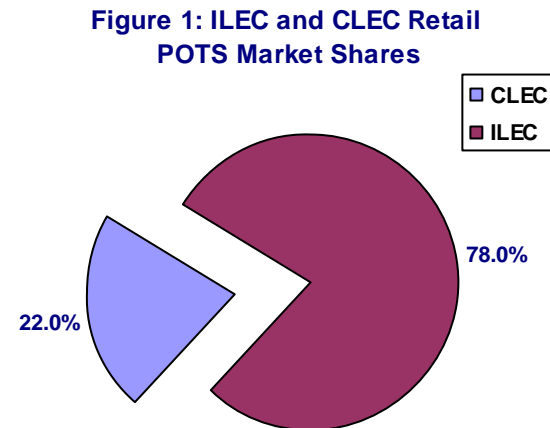
Recently, competitors have increasingly adopted two additional methods of entry:

- Leasing all or a portion of the facilities needed to serve end-user customers from ILECs under commercial agreements,
- Leasing or purchasing telecommunications services from non-ILECs at discounted prices and reselling these services to customers.

This report summarizes the use of each of these five methods by CLECs in Illinois. Regardless of the method utilized by a CLEC, significant cooperation and coordination between ILECs and CLECs is crucial to the maintenance and proper operation of the PSTN. This remains true even where a CLEC has deployed a network utilizing 100% of its own facilities. Even under these circumstances, telephone traffic must be passed back and forth efficiently and reliably between the networks of all ILECs and all CLECs.

B. Statewide Competition In Retail POTS in Illinois

As Figure 1 shows, at year-end 2008, reporting CLECs provided approximately 22% of all reported retail POTS lines in Illinois. In total,



approximately 6.7 million total retail POTS lines were reported in Illinois. ILECs provided approximately 5.2 million lines (or 78%), while reporting CLECs provided approximately 1.5 million lines (or 23%). Table 1 displays these figures and comparable figures for year-end 2001, 2002, 2003, 2004, 2005, 2006, and 2007.

Table 1: Retail POTS Lines in Illinois

Date	Total Lines	ILEC Lines	CLEC Lines	CLEC Share
Dec 2001	9,036,493	7,628,679	1,407,814	16%
Dec 2002	8,727,943	7,029,967	1,697,976	19%
Dec 2003	8,327,835	6,549,268	1,778,567	21%
Dec 2004	8,103,503	6,262,826	1,840,677	23%
Dec 2005	7,805,958	6,462,064	1,343,894	17%
Dec 2006	7,221,713	6,108,281	1,113,432	15%
Dec 2007	7,061,103	5,684,221	1,376,882	20%
Dec 2008	6,691,734	5,228,376	1,463,358	22%

As Table 2 shows, 45 ILECs provide POTS lines in Illinois. The 4 largest ILECs (AT&T Illinois, Verizon Communications, Citizens Communications and Consolidated Communications) provided over 97% of all ILEC retail POTS lines,

while the remaining 41 ILECs provided approximately 3% of the total ILEC lines in Illinois.⁴

Eighty-seven CLECs reported providing retail POTS service in Illinois.⁵ Of these 87 CLECs, the 4 largest (Comcast, XO, McLeodUSA and CIMCO) accounted for approximately 43% of all reported CLEC retail POTS lines, while the remaining 83 CLECs provided approximately 57% of all reported CLEC retail POTS lines.

Table 2: Retail POTS Providers in Illinois

<i>Date</i>	<i>No. of Retail POTS Providers Reporting</i>	<i>No. of ILEC POTS Providers Reporting</i>	<i>No. of CLEC POTS Providers Reporting</i>
<i>Dec 2001</i>	82	47	35
<i>Dec 2002</i>	94	49	45
<i>Dec 2003</i>	102	49	53
<i>Dec 2004</i>	114	49	65
<i>Dec 2005</i>	114	45	69
<i>Dec 2006</i>	136	45	91
<i>Dec 2007</i>	125	45	80
<i>Dec 2008</i>	132	45	87

The number of lines reported by CLECs has increased year-to-year in all periods except for periods between year-end 2004 and year-end 2005 and between year-end 2005 and year-end 2006. Reductions between year-end 2004 and year-end 2005 were attributable in no small part to the merger, completed in 2005, between SBC Communications, Inc. and AT&T Corp. This merger caused lines formerly reported by the former CLEC AT&T Corp. (and/or its CLEC affiliates) to be reclassified as ILEC lines for purposes of this report. This merger does not, however, account for the entire decrease in reported CLEC lines

⁴ One mutual incumbent local exchange carrier, Clarksville Mutual Telephone did not report line counts to the Commission for year-end 2008. It is, however, included in ILEC carrier counts above. Year-end 2008 line counts for this entity were assumed to be the same as line counts reported by this entity for year-end 2005.

⁵ This figure treats affiliated CLECs under common control as a single competitive entity.

between year-end 2004 and year-end 2005, nor does it account for any of the reduction in CLEC reported lines between year-end 2005 and year-end 2006.

The decreases between year-end 2005 and year-end 2006 in CLEC reported lines, as well as other recent year-to-year changes, reflect, at least in part, increased competition from non-reporting providers. The implications of this increased competition are discussed in the next section.

C. Competition from Non-Reporting Providers

As Table 1 shows, the total reported retail POTS lines fell by approximately 2.3 million lines (or nearly 26%) over the seven year period between year-end 2001 and year-end 2008. The largest single year decrease occurred in the period year-end 2005 to year-end 2006. Between year-end 2005 and year-end 2006 the total number of reported retail POTS lines fell by over 580,000 (nearly 7.5%). As there is no evidence to suggest or reason to believe that overall demand for telecommunications services is shrinking, these reductions in total reported lines strongly suggest that customers are substituting non-reported telecommunications services for reported POTS services.

There are several substitutes for reported POTS service that likely are not reflected in the figures reported in Table 1. Two services in particular serve, to some degree, as substitutes for POTS services, but are not fully reflected in the competition numbers reported above. The first such service is wireless mobile or cellular service. The second is voice over Internet protocol or VoIP service.

In the past, most telecommunications customers purchased cellular service in addition to, rather than as a substitute for, their traditional wireline POTS service.⁶ As noted by the FCC, however, recent survey data and

⁶ Since provider reported line counts, like those summarized in this report, do not reveal whether and where customers have substituted cellular service for some or all of their traditional

substitution studies indicate that consumers increasingly are substituting wireless service for wireline service.⁷ These data indicate that by 2007 approximately 14.5% of the adult population lived in households with only wireless service, which suggests that the decline in reported POTS lines in Illinois is, in part, a result of wireless substitution.⁸ Unfortunately, information elicited from providers does not lend itself to identification of substitution patterns that would reveal how much of the reduction in reported POTS lines in Illinois can be explained by wireless substitution. Nor does it shed any light on how wireless substitution patterns may differ across areas in Illinois. Nevertheless, wireless substitution is undoubtedly influencing the competitive information provided in this report.

VoIP services also can be substituted to some degree for POTS lines. While the term VoIP has not been precisely defined, many VoIP services closely resemble traditional circuit switched telephone service, except they are provided using Internet protocol technologies. Variations of VoIP service include non-nomadic (facilities-based) services that customers may use from only a single location, and nomadic services that customers can access from multiple locations (e.g., from any broadband access point).

It is generally presumed that customers subscribing to VoIP services do so in substitution of, rather in addition to, their traditional wireline POTS service. Assuming this to be the case, line count based analyses of VoIP service should be able to illuminate competitive substitution patterns between VoIP and traditional wireline service. Unfortunately, the uncertain regulatory status of the various VoIP services and providers impairs the Commission's ability to gather line count information from VoIP providers.

wireline POTS lines, line count based analyses of competition have generally excluded wireless lines from counts used to calculate incumbent carrier market shares.

⁷ Federal Communications Commission, Thirteenth Report, In the Matter of Implementation of Section 6002(b) of the Omnibus Budget Reconciliation Act of 1993, Annual Report and Analysis of Competitive Market Conditions With Respect to Commercial Mobile Services, FCC 09-54, Released January 16, 2009, at ¶¶ 228-239.

⁸ Id. at ¶ 229.

Reported reductions in POTS lines in Illinois between 2001 and 2005 are likely attributable, in part, to the fact that both nomadic and non-nomadic VoIP lines were not included in the total reported line counts. In the Commission's year-end 2006 Competition Data Request, providers of POTS service utilizing non-nomadic (i.e., facilities-based) VoIP technologies were asked to provide line count information to the Commission.⁹ While some VoIP providers cooperated with this request, others did not. In the 2007 Competition Data Request, providers of POTS service utilizing non-nomadic (i.e., facilities-based) VoIP technologies were asked again to provide line count information to the Commission. Cooperation between the 2006 and 2007 requests improved significantly. Therefore, the increase in POTS lines reported by competitive providers between year-end 2006 and year-end 2007 in part is attributable to an increase in the number of lines being reported to the Commission.

While many VoIP providers now report their VoIP lines counts to the Commission, some providers, notably nomadic VoIP providers, do not. This problem is not entirely insurmountable. As a result of their 911 obligations, VoIP providers supply 911 service information that is used to populate E-911 databases. E-911 information can be used as a proxy for line count information.

Companies that maintain E-911 databases in Illinois reported to the Commission counts of non-wireless E-911 listings in Illinois at year-end 2008. Typically, E-911 databases contain information for each residential line in the communities served by the E-911 system. Thus, E-911 listings provide a reasonably accurate proxy of the number of residential telephone lines in the communities served by E-911 systems. These counts do not, however, provide a perfect proxy. For example, a few selected communities do not yet have E-911 systems, which will cause the number of reported residential E-911 lines to fall

⁹ While customers likely do substitute both non-nomadic and nomadic VoIP services for their traditional wireline VoIP service, nomadic VoIP services do not as readily correspond to any particular LATA or even state as do non-nomadic VoIP services. Thus, only non-nomadic VoIP providers were requested to report Illinois provisioning information to the Commission.

short of the number of residential telephone lines in service.¹⁰ Similarly, E-911 listings will fall short of the number of residential telephone lines in service because, while the FCC has required providers using VoIP technologies to provide E-911 service, not all VoIP providers are in full compliance. Thus, E-911 listings likely understate the number of residential telephone lines in service.¹¹

Assuming available E-911 data provide a reasonable proxy of the number of residential telephone lines in Illinois, the number of unreported competitive residential telephone lines in Illinois can be estimated by examining the difference between E-911 listings and the number of lines reported to the Commission. Year-end 2008 E-911 figures suggest that approximately 430,000 residential competitive provider lines went unreported to the Commission at year-end 2008.¹²

Table 3: Retail Lines in Illinois (with Estimated Non-Reported Residential E-911 Listings)

<i>Date</i>	<i>Total Lines</i>	<i>ILEC Lines</i>	<i>CLEC Lines</i>	<i>CLEC Share</i>
<i>Dec 2008</i>	7,123,076	5,228,376	1,894,700	27%

This estimated total of 430,000 unreported residential CLEC lines at year-end 2008 likely falls short of the actual number of unreported lines. For example, the estimated number of unreported lines would increase if the E-911 data included listings for areas in which E-911 service was not available at year-end

¹⁰ For information on the E-911 systems, including their availability across Illinois, see Illinois Commerce Commission, October 2008 Report, 9-1-1 Emergency, Released October 2008.

¹¹ There are also factors that could cause E-911 listings to overstate the number of residential telephone lines in service. For example, E-911 listings might overstate publicly provided telecommunications lines because of a provider's failure to remove listings for customers that have discontinued service in a timely manner. The analysis contained above is premised on the assumption that such factors are relatively insignificant. Nevertheless, as cautioned above, without systematic evidence that would shed light on the accuracy of these assumptions, caution should be exercised when interpreting the results reported here.

¹² In areas where there is no E-911 system, line counts were reported that were not reflected in the E-911 system. Thus, for example, in the Quincy LATA, where there were several areas without E-911 at the end of 2008, reported line counts actually exceeded E-911 counts. E-911 information for LATAs where E-911 line counts fell below reported line counts are excluded from the figures above.

2008, and if all VoIP providers had fully functional E-911 capabilities. The information reported in Table 3 also fails to consider the degree to which business lines are unreported, and the degree to which customers are substituting wireless service for wireline service. Thus, there remains, based on the reductions in line counts reported in Table 1, lost retail lines that cannot be explained by information contained in the E-911 data.

D. Retail POTS Competition by LATA

This section of the report provides an overview of POTS competition broken down by Local Access and Transport Area (LATA). LATAs are the geographic areas within which Bell Operating Companies (BOCs), such as Ameritech Illinois (now AT&T Illinois) were permitted to carry telephone traffic following their divestiture from AT&T. Terms of the 1984 divestiture initially prohibited BOCs from carrying telephone traffic across LATA boundaries (termed interLATA traffic) but permitted them to carry telephone traffic, including toll calls, within LATA boundaries (intraLATA traffic). The Telecommunications Act of 1996 provided that the “interLATA restriction” would be lifted once a BOC demonstrated that its local markets had become sufficiently open to competition.

There are 193 domestic LATAs in the United States. Of this total, fourteen LATAs have substantial areas in Illinois and contain a significant number of Illinois customers. An additional four LATAs lie predominately outside of Illinois and encompass relatively few Illinois customers.¹³ Information applicable to the Illinois portion of these 4 LATAs will be included with information

¹³ Although LATA boundaries were created in order to delineate the geographical area within which BOCs could offer long distance services, other LATA boundaries have been created in order to segment non-BOC service territories. The LATA geography adopted here follows Telcordia Technologies, Inc. (“Telcordia” f/k/a Bellcore) conventions as delineated in the local exchange routing guide (LERG).

for the 14 LATAs that lie predominately in Illinois.¹⁴ Additional detail concerning Illinois LATAs is presented in Appendix A.

Reporting and analysis of POTS data by LATA has several important advantages over other possible approaches. First, disaggregation of statewide information into 14 separate LATA markets illustrates important competitive differences across Illinois markets and regions that cannot be discerned from data aggregated at the state level. Second, LATAs are a natural unit for the reporting of many types of information by telephone companies. Notably, the telephone numbers provided to LECs for assignment to their customers are, with limited exceptions, assigned uniquely to LATAs.¹⁵ This permits the Commission to readily identify the LATAs within which telephone customers reside.¹⁶ Finally, data disaggregated by LATA still are sufficiently aggregated to protect sensitive competitive information, and the proprietary concerns of local telephone service providers.¹⁷

¹⁴ Information is aggregated in this manner to protect the confidentiality of individual carrier information reported to the Commission.

¹⁵ Traditionally, blocks of telephone numbers have been assigned uniquely to rate exchange areas, which in turn, have been uniquely assigned to LATAs.

¹⁶ The use of more “traditional” means to identify the location of individual telephone customers, such as the county of residence, is, at best, problematic, since telephone numbers are assigned to geographic areas with boundaries that are not congruent with the boundaries of the more traditional geographical divisions.

¹⁷ Per the Commission’s Competition Data Request, the Commission is offering proprietary treatment to individual company retail provisioning information. Therefore, all retail provisioning numbers have been aggregated into carrier classes and will be reported only in circumstances where a particular number represents provisioning by four or more providers.

Table 4 – Illinois LATA Demographic Data
U.S. Census 2000

<i>LATA Name</i>	<i>Area (Sq. Miles)</i>	<i>Population</i>	<i>No. of Households</i>	<i>Population per Sq. Mile</i>	<i>Households per Sq. Mile</i>
<i>Chicago, IL</i>	8,504	8,410,544	3,025,532	989	356
<i>Rockford, IL ¹</i>	2,124	397,119	153,045	187	72
<i>Springfield, IL</i>	3,028	352,223	144,596	116	48
<i>St Louis, MO</i>	6,718	781,199	299,332	116	45
<i>Champaign, IL ²</i>	3,635	328,037	129,890	90	36
<i>Davenport, IA</i>	2,058	219,120	87,962	106	43
<i>Peoria, IL</i>	4,834	471,493	185,114	98	38
<i>Sterling, IL</i>	2,966	226,357	84,774	76	29
<i>Forrest, IL</i>	3,698	261,915	98,749	71	27
<i>Cairo, IL</i>	4,863	308,127	122,875	63	25
<i>Mattoon, IL</i>	4,248	227,242	88,247	53	21
<i>Quincy, IL</i>	3,682	161,005	62,415	44	17
<i>Macomb, IL</i>	3,248	136,242	53,061	42	16
<i>Olney, IL</i>	4,309	138,670	56,187	32	13
<i>Total - All LATAs</i>	57,914	12,419,293	4,591,779	214	79
<i>Average</i>	4,137	887,092	327,984	---	---
<i>Standard Deviation</i>	1,673	2,092,850	750,729	---	---

¹ Includes information for those portions of the Southeast and Southwest Wisconsin LATAs located in Illinois.

² Includes information for those portions of the Indianapolis and Terre Haute Indiana LATAs located in Illinois.

Table 4 displays basic demographic information for each Illinois LATA. It reveals that there is considerable variation in LATA demographics within Illinois. Not surprisingly, the Chicago LATA surpasses all others in Illinois with respect to both total population and population density.

Table 5 shows CLEC market shares by LATA. The market shares displayed are based upon reported POTS lines, and estimates of residential lines contained in the E-911 information not reported directly to the Commission.

**Table 5: CLEC Market Shares by LATA
December 31, 2008**

<i>LATA Name</i>	<i>Reported CLEC Market Share</i>	<i>Reported CLEC Residential Market Share</i>	<i>Reported CLEC Business Market Share</i>	<i>CLEC Market Share with Estimated Unreported Residential E- 911 Capable VoIP Lines</i>	<i>CLEC Residential Market Share with Estimated Unreported Residential E- 911 Capable VoIP Lines</i>
<i>Statewide</i>	21.9%	23.9%	20.0%	26.6%	31.1%
<i>Chicago, IL</i>	23.9%	25.7%	21.7%	26.4%	30.1%
<i>Rockford, IL¹</i>	26.2%	25.3%	27.7%	40.7%	46.2%
<i>Cairo, IL</i>	13.8%	11.6%	17.9%	23.7%	26.2%
<i>Sterling, IL</i>	14.8%	17.1%	10.4%	26.7%	33.4%
<i>Forrest, IL</i>	18.9%	20.0%	17.3%	30.2%	36.9%
<i>Peoria, IL</i>	17.2%	17.0%	17.4%	35.0%	42.4%
<i>Champaign, IL²</i>	14.9%	19.5%	9.5%	27.6%	39.1%
<i>Springfield, IL</i>	15.1%	19.6%	9.8%	24.1%	34.3%
<i>Quincy, IL</i>	9.8%	5.6%	16.9%	10.2%	6.3%
<i>St Louis, MO</i>	20.0%	22.3%	14.8%	25.4%	29.7%
<i>Davenport, IA</i>	15.4%	19.1%	9.3%	28.0%	36.8%
<i>Mattoon, IL</i>	11.8%	9.7%	14.9%	18.2%	20.3%
<i>Macomb, IL</i>	3.3%	3.7%	2.3%	5.5%	6.9%
<i>Olney, IL</i>	9.0%	8.7%	9.7%	9.0%	8.7%

¹ Includes information for those portions of the Southeast and Southwest Wisconsin LATAs located in Illinois.
² Includes information for those portions of the Indianapolis and Terre Haute Indiana LATAs located in Illinois

E. CLEC Methods of Provisioning Retail POTS Lines

As previously noted, CLECs can provide POTS service to customers via five fundamental approaches:

- Building and using their own facilities exclusively,
- Leasing a portion of the facilities needed to serve end-user customers from ILECs as unbundled network elements,
- Leasing all or a portion of the facilities needed to serve end-user customers from ILECs under commercial agreements,
- Purchasing telecommunications services from ILECs at discounted prices and reselling these services to customers.

- Leasing or purchasing telecommunications services from non-ILECs at discounted prices and reselling these services to customers.

These methods are not mutually exclusive; they can each be employed by a particular CLEC to provide services at different times and/or in different regions. For example, a CLEC may deploy its own network in a particular part of the state while using resale to provide services to consumers in another area of the state.

Several of the approaches identified above are self-explanatory. Some, however, warrant further discussion. The basic network elements used in the provision of POTS include local loops (connecting customer premises to telephone company switching equipment), local switching, and interoffice transport (between telephone company switches). In some circumstances CLECs may lease some of these basic network elements from an ILEC pursuant to ILEC obligations under federal and/or state law. CLECs can provide service using various combinations of ILEC supplied network elements and their own self-supplied elements. The most common variant of this approach is to lease ILEC local loops and self-supply local switching.¹⁸ When CLECs combine leased ILEC loops with their own (or third party supplied) local switching, such combinations are termed unbundled network element loop (UNE-L) combinations.

In certain cases, CLECs lease all of the basic network elements from an ILEC. Unbundled network element platform (UNE-P) was typically the term applied to describe leasing arrangements for complete combinations of local loops, local switching, and interoffice transport (when purchased according to the rates, terms, and conditions prescribed by Sections 251 and 252 of the Telecommunications Act of 1996 and FCC rules and regulations implementing

¹⁸ In such instances, the CLEC may or may not lease ILEC transport to connect a loop to its switch or to interconnect its own switches to either ILEC switches or to other (including its own) CLEC switches.

those sections). It has also been applied to such combinations leased pursuant to Section 13-801 of the Public Utilities Act and Commission rules and regulations implementing this section. Although ILECs have been relieved of many federal and state obligations to provide UNE-P, several carriers continue to report that they provide service using UNE-P arrangements.

CLECs also have entered into commercial leasing agreements whereby they are able to lease such combinations according to commercially negotiated rates. As federal and state laws have changed over time, CLECs increasingly are leasing combinations of elements pursuant to commercial agreement with ILECs. These agreements typically involve an ILEC providing to a CLEC network elements at rates, terms and conditions negotiated between the parties (rather than at rates determined pursuant to state or federal law) . Because many reporting carriers are no longer able to, or simply do not, distinguish between element combinations leased through UNE-P arrangements and such combinations leased through commercial agreements, lines provided through these two methods are consolidated in the figures below.

Table 6 shows that at year-end 2008, approximately 805,000 CLEC retail POTS lines in Illinois (55% of the CLEC total) were provisioned entirely over CLEC owned facilities. Approximately 427,000 CLEC retail POTS lines (29% of all CLEC lines) were provisioned over facilities leased (in part or in whole) from ILECs. Approximately 149,000 CLEC lines (about 10%) were provided by CLECs purchasing discounted services from ILECs and reselling them to their customers. Finally, about 83,000 lines (or about 6%) were provided by CLECs using non-ILEC third party facilities and/or services.

Table 6: CLEC Reported Retail POTS Lines by Provisioning Method
(Percentages of Total for Each Year in Brackets)

	<i>Own Facilities</i>	<i>UNE-L</i>	<i>UNE-P³</i>	<i>Resale from ILEC</i>	<i>Commercial Agreement with ILEC¹</i>	<i>Use of 3rd Party Non-ILEC²</i>	<i>All Methods</i>
<i>Dec 2001</i>	460,598 (33%)	314,459 (22%)	314,718 (22%)	318,039 (23%)	NA	NA	1,407,814 (100%)
<i>Dec 2002</i>	433,131 (26%)	355,658 (21%)	644,932 (38%)	264,255 (16%)	NA	NA	1,697,976 (100%)
<i>Dec 2003</i>	434,524 (24%)	362,102 (20%)	804,036 (45%)	177,905 (10%)	NA	NA	1,778,567 (100%)
<i>Dec 2004</i>	616,218 (34%)	278,616 (15%)	793,410 (43%)	152,433 (8%)	NA	NA	1,840,677 (100%)
<i>Dec 2005</i>	635,691 (47%)	245,783 (18%)	384, 975 (29%)	77,445 (6%)	NA	NA	1,343,894 (100%)
<i>Dec 2006</i>	369,098 (33%)	311,131 (28%)	59,076 (5%)	139,202 (13%)	209,048 (19%)	25,877 (2%)	1,113,432 (100%)
<i>Dec 2007</i>	635,391 (46%)	277,319 (20%)	NA	195,667 (14%)	255,825 (19%)	12,670 (1%)	1,376,882 (100%)
<i>Dec 2008</i>	804,510 (55%)	303,265 (21%)	NA	148,532 (10%)	123,607 (8%)	83,444 (6%)	1,463,358 (100%)
¹ Category added in 2006. Prior to 2006 lines in this category, if any, may have been included along with UNE-P and/or resale. ² Category added in 2006. Prior to 2006 lines in this category may have been included along with resale. ³ Lines reported as UNE-P are, beginning with Dec 2007, included as lines in the Commercial Agreement with ILEC category.							

As Table 7 shows, 19 CLECs provided some POTS service completely over their own facilities. Thirty-two CLECs provided some POTS service entirely over leased facilities. Fifteen CLECs provided some POTS service over some combination of their own facilities and leased facilities. Statewide, 39 CLECs provided POTS service over resold lines. Finally, 10 CLECs provided POTS service using non-ILEC third party facilities and/or services.

Table 7: CLEC Retail POTS Providers by Provisioning Method

	<i>Own Facilities</i>	<i>UNE-L</i>	<i>UNE-P²</i>	<i>Resale</i>	<i>Commercial Agreement with ILEC</i>	<i>Use of 3rd Party Non- ILEC</i>	<i>All Methods¹</i>
<i>Dec 01</i>	11	12	11	23	NA	NA	35
<i>Dec 02</i>	10	14	16	30	NA	NA	45
<i>Dec 03</i>	14	14	23	29	NA	NA	53
<i>Dec 04</i>	14	15	40	28	NA	NA	65
<i>Dec 05</i>	11	16	37	29	NA	NA	69
<i>Dec 06</i>	19	17	21	40	24	13	91
<i>Dec 07</i>	15	18	NA	37	39	6	80
<i>Dec 08</i>	19	19	NA	39	32	10	87
¹ The sum of CLECs providing services over the respective provisioning methods exceeds the total number of CLECs providing services because some CLECs provide services using more than one method of provisioning. ² Companies reported as UNE-P are, beginning with Dec 2007, included as companies in the Commercial Agreement with ILEC category.							

F. Wireline Subscribership

Section 13-301(b) of the Illinois Public Utilities Act requires that the Commission monitor and analyze subscribership in Illinois telecommunications markets, stating that the Commission shall:

...establish a program to monitor the level of telecommunications subscriber connection within each exchange in Illinois, and shall report the results of such monitoring and any actions it has taken or recommends be taken to maintain and increase such levels in its annual report to the General Assembly, or more often if necessary;...

The E-911 database information, described above, provides a means by which the Commission can measure subscribership in Illinois markets. This information allows the Commission to assess subscribership at the exchange

level. Table 8 summarizes the exchange level subscribership information contained in the E-911 database.

**Table 8 - Summary of Subscribership by LATA
(December 31, 2008)**

<i>LATA</i>	<i>LATA NAME</i>	<i>Exchanges in LATA</i>	<i>Total Res E-911 Listings</i>	<i>Avg Res E-911 Listings per Exchange</i>	<i>Max Of Res E-911 Listings per Exchange</i>
358	CHICAGO ILLINOIS	177	2,789,302	15,759	111,779
360	ROCKFORD ILLINOIS ¹	38	163,374	4,299	66,426
362	CAIRO ILLINOIS	69	95,961	1,391	9,107
364	STERLING ILLINOIS	41	78,829	1,923	13,949
366	FORREST ILLINOIS	61	90,843	1,489	39,738
368	PEORIA ILLINOIS	91	193,909	2,131	65,851
370	CHAMPAIGN ILLINOIS ²	70	118,376	1,691	32,823
374	SPRINGFIELD ILLINOIS	55	130,970	2,381	46,130
376	QUINCY ILLINOIS	55	43,942	799	15,353
520	ST LOUIS MISSOURI	113	279,980	2,478	27,959
634	DAVENPORT IOWA	40	87,782	2,195	15,716
976	MATTOON ILLINOIS	59	70,723	1,199	7,841
977	MACOMB ILLINOIS	52	37,269	717	9,229
978	OLNEY ILLINOIS	60	41,220	687	4,316
¹ Includes information for those portions of the Southeast and Southwest Wisconsin LATAs located in Illinois.					
² Includes information for those portions of the Indianapolis and Terre Haute Indiana LATAs located in Illinois					

G. Mobile Wireless Subscribership

Data on mobile wireless subscribership are reported to the FCC by facilities-based wireless providers on a state-by-state basis. Facilities-based wireless providers serve subscribers using electromagnetic spectrum that they are licensed to utilize or manage.¹⁹ Wireless mobile service is similar to POTS service in that it permits subscribers to place and receive calls to and from any other user on the PSTN.

¹⁹ FCC, Local Telephone Competition: Status as of December 31, 2001, Released July 2002, at 1-2.

Table 9 shows wireless subscribership data for Illinois and for the nation as a whole (reported biannually to the FCC). At year-end 2007, larger mobile wireless providers reported approximately 10.3 million subscribers in Illinois.

Table 9: Mobile Wireless Subscribers
(Millions)²⁰

	<i>Total US Subscribers</i>	<i>Total IL Subscribers</i>
DEC 1999	79.7	3.9
JUNE 2000	90.6	4.3
DEC 2000	101.0	5.1
JUNE 2001	114.0	5.6
DEC 2001	124.0	5.6
JUNE 2002	130.8	5.4
DEC 2002	138.9	6.5
JUNE 2003	147.6	6.8
DEC 2003	157.0	7.2
JUNE 2004	167.3	7.5
DEC 2004	181.1	8.1
JUNE 2005	192.1	8.2
DEC 2005	203.7	8.7
JUNE 2006	217.4	9.1
DEC 2006	229.6	9.6
JUNE 2007	238.2	9.9
DEC 2007	249.2	10.3

III. HIGH SPEED TELECOMMUNICATIONS SERVICES

A. Overview

Section 13-407 of the PUA mandates that the Commission monitor and analyze the deployment of high-speed telecommunications services in Illinois. As defined in this report, high-speed telecommunications services provide the subscriber with data transmission at speeds in excess of 200 kilobits per second

²⁰ Source: Federal Communications Commission, Industry Analysis and Technology Division, Wireline Competition Bureau, Local Telephone Competition: Status as of December 31, 2007, Released September 2008. Subscriber counts for periods before June 2005 include only counts for subscribers served by large providers (those with over 10,000 subscribers in a state).

(kbps) in at least one direction.²¹ This definition matches the definition of “advanced telecommunications services” as used in the PUA.²² This definition also matches that used by the FCC in its data collection activities and analyses of high-speed telecommunications markets.²³

Information concerning high-speed service provisioning is reported by state to the FCC only by facilities-based providers of high-speed lines. Carriers do not report high-speed capable lines that are obtained from other carriers for resale to end users or Internet Service providers (ISPs). This practice ensures that each high-speed line is reported only once by the underlying provider.²⁴

The information reported here covers the following three methods of high-speed service provisioning:

- high speed service over ADSL technology,
- high-speed service over coaxial cable (cable modem) technology.
- high-speed service over “other” technologies.

²¹ 220 ILCS 5/13-517

²² The information presented herein concerns the telecommunications services that are the subject of the provisions of Section 13-517 of the Act.

²³ It should be noted that this definition excludes several services that sometimes are referred to as high speed services, such as basic rate integrated services digital network (ISDN-BRI) service, some lower speed asymmetric digital subscriber line (ADSL) services, some lower speed services that connect subscribers to the Internet over cable systems, and services that connect subscribers to the internet over mobile wireless systems. The terms “high-speed telecommunications service”, “advanced telecommunications service” and “broadband service” often are used interchangeably and sometimes inconsistently. For example, mobile wireless providers often offer Internet access over mobile wireless technology marketed as broadband wireless Internet access despite the fact that such technology generally restricts access to speeds slower than users might otherwise obtain from traditional “dial-up” wireline technology. To add to the confusion in terminology, the FCC defines “advanced telecommunications capability” and “advanced services” as service that provide the subscriber with transmission speeds in excess of 200 kbps in BOTH the “upstream” and “downstream” directions. Confusion and misunderstanding in the use of these various terms caused the FCC to state in one report submitted to the U.S. Congress that “[I]n light of its now common and imprecise usage, we decline to use the term broadband to describe any of the categories of services on facilities that we discuss in this report. FCC, Deployment of Advanced Telecommunications Capability: Second Report, August 2000, Released August 21, 2000.

²⁴ Prior to mid-year 2005, only providers with at least 250 lines in a given state reported to the FCC. There is no indication of how comprehensively small providers, many of which serve rural areas with relatively small populations, are represented in the FCC data summarized here for periods prior to mid-year 2005. See FCC, High Speed Services for Internet Access: Status as of December 31, 2001, Released July 2002, at 1-2.

ADSL and cable modem technologies are most commonly used to provide services to residential customers. These technologies typically provide customers a single path to the Internet, generally at comparable quality and price levels and transmission speeds. As a result, services provided via ADSL and cable modem technologies generally are viewed as close substitutes.

Technologies in the “other” category include symmetric DSL, traditional T1 wireline, fiber optic to the customer’s premises, satellite, and (terrestrial) fixed wireless technologies.²⁵

The following descriptions of ADSL and cable modem technologies are taken from the FCC’s Deployment of Telecommunications Capability: Second Report:

ADSL Technology

With the addition of certain electronics to the telephone line, carriers can transform the copper loop that already provides voice service into a conduit for high-speed data traffic. While there are multiple variations of DSL ... most DSL offerings share certain characteristics. With most DSL technologies today, a high-speed signal is sent from the end-user's terminal through the last 100 feet and the last mile (sometimes a few miles) consisting of the copper loop until it reaches a Digital Subscriber Line Access Multiplexer (DSLAM), usually located in the carrier’s central office. At the DSLAM, the end-user's signal is combined with the signals of many other customers and forwarded through a switch to middle mile facilities.

²⁵ Services provided over technologies in the “other” category vary greatly in quality, speed, and price. These technologies commonly are used to provide service to medium and large business customers, rather than residential customers. Therefore, comparison of figures for the “other” category to ADSL and cable modem figures is largely an apples to oranges exercise --- as is comparison of “other” figures across states. Accordingly, while figures for the “other” technologies category are presented here for completeness, caution should be exercised in their interpretation.

As its name suggests, ADSL provides speeds in one direction (usually downstream) that are greater than the speeds in the other direction. Many, though not all, residential ADSL offerings provide speeds in excess of 200 kbps in only the downstream path with a slower upstream path and thus do not meet the standard for advanced telecommunications capability. However, ADSL permits the customer to have both conventional voice and high-speed data carried on the same line simultaneously because it segregates the high frequency data traffic from the voice traffic. This segregation allows customers to have an “always on” connection for the data traffic and an open path for telephone calls over a single line. Thus a single line can be used for both a telephone conversation and for Internet access at the same time.²⁶

Cable Modem Technology

Cable modem technologies rely on the same basic network architecture used for many years to provide multichannel video service, but with upgrades and enhancements to support advanced services. The typical upgrade incorporates what is commonly known as a hybrid fiber-coaxial (HFC) distribution plant. HFC networks use a combination of high-capacity optical fiber and traditional coaxial cable. Most HFC systems utilize fiber between the cable operators’ offices (the “headend”) and the neighborhood “nodes.” Between the nodes and the individual end-user homes, signals travel over traditional coaxial cable infrastructure. These networks transport signals over infrastructure that serves numerous users simultaneously, i.e., a shared network, rather than providing a dedicated link between the provider and each home, as does DSL technology.²⁷

B. Statewide High-Speed Line Subscribership in Illinois

Table 10 shows high-speed line counts nationwide and in Illinois, as reported biannually to the FCC. This table indicates that nationwide and in

²⁶ FCC’s Deployment of Telecommunications Capability: Second Report, August 2000, at ¶¶ 35-36 (footnotes omitted).

²⁷ FCC’s Deployment of Telecommunications Capability: Second Report, August 2000, at ¶ 29 (footnotes omitted).

Illinois there has been substantial growth in high-speed telecommunications lines over the last several years.

Table 10: High-Speed Lines
(Thousands)²⁸

	Total U.S. Lines	Total IL Lines
DEC 1999	2,754	66
JUNE 2000	4,107	149
DEC 2000	7,070	242
JUNE 2001	9,242	325
DEC 2001	12,793	423
JUNE 2002	15,788	526
DEC 2002	19,881	734
JUNE 2003	22,995	841
DEC 2003	28,230	1,089
JUNE 2004	31,951	1,271
DEC 2004	37,352	1,498
JUNE 2005	42,518	1,817
DEC 2005	51,218	2,160
JUNE 2006	65,271	2,666
DEC 2006	82,810	3,539
JUNE 2007	101,008	4,310
DEC 2007	121,165	5,084

C. Statewide High-Speed Deployment in Illinois

In the most recent Competition Data Request issued by the Commission, the Commission directly queried high-speed providers for information regarding where their services are offered. Appendix D present maps that contain more granular data on high-speed deployment. In particular, Figures D1 and D2 depict areas in Illinois where no high-speed providers reported providing service to

²⁸ Source: Federal Communications Commission, Industry Analysis and Technology Division, Wireline Competition Bureau, High-Speed Services for Internet Access: Status as of June 30, 2007, Released March 2008 and Federal Communications Commission, Industry Analysis and Technology Division, Wireline Competition Bureau, High-Speed Services for Internet Access: Status as of December 31, 2005, Released July 2006. Line counts for periods before June 2005 include only lines provided by large providers (those with over 250 lines in a state).

customers as of December 31, 2008. The information in Figures D1 and D2 should be interpreted with caution. First, providers reported their service areas by including zip codes or telephone exchanges where their services were provided in part or in whole. Therefore, Figures D1 and D2 will not reveal unserved areas within zip code or telephone exchange areas that are partially served by high-speed providers. Alternatively, areas designated as unserved in Figures D1 and D2 might be served by non-reporting providers, particularly those using technologies other than DSL and Cable Modem technologies (e.g., satellite, wireless internet service protocols.)

IV. CONCLUSION

Information presented in this report summarizes the market shares of ILECs and CLECs in Illinois local telephone markets. While many other factors affect actual market competitiveness, market share information is a useful starting point for analyzing the status of market competition.²⁹

According to the market share information reported here, the CLEC overall POTS market share increased between year-end 2007 and year-end 2008. Total reported POTS lines in Illinois, however, declined between year-end 2007 and year-end 2008 (as has occurred each year since year-end 2001). Economic conditions in Illinois, and the fact that consumers are relying on broadband services to obtain high-speed Internet access may explain, in part, the reported reductions. However, it is not likely these factors explain the entire reduction. Some portion of the reduction in POTS lines undoubtedly is attributable to the fact that many substitutes for POTS services are not reported as CLEC POTS lines to the Commission. It is clear that some consumers are substituting mobile

²⁹ “Other things being equal, market share affects the extent to which participants or the collaboration must restrict their own output in order to achieve anticompetitive effects in a relevant market. The smaller the percentage of total supply that a firm controls, the more severely it must restrict its own output in order to produce a given price increase, and the less likely it is that an output restriction will be profitable.” Antitrust Guidelines for Collaborations Among Competitors, Issued by Federal Trade Commission and the U.S. Department of Justice, April 2000, Section 3.3.3.

wireless phone service or unreported voice-over-internet-protocol (“VoIP”) service for POTS service. The more consumers turn to such alternatives to POTS services, the less accurate an examination based solely on CLEC POTS market shares will be as a gauge of competition in local telephone markets. For, this reason, the information contained in this report must be interpreted with caution.

Even given such limitations, the market share data and other information presented in this report reveal and confirm several broad trends in competitive conditions in Illinois telephone markets. Notably, new entrants increasingly are relying upon their own network facilities, rather than leasing or otherwise utilizing network facilities of the historic incumbent local exchange carriers. Prominent among such competitive entrants are cable television companies, which increasingly have been adopting their preexisting video networks to accommodate entry into Illinois telephony markets. The last few years also has witnessed several business alliances between cable television providers and traditional voice telephone providers, aimed at facilitating entry into local telecommunications markets across the state. And the available data are consistent with observations that local telephone competition generally is (and individual competitors are) increasingly focused on offering bundled packages of voice telephone, high speed data and video services.

Recommendations for Legislative Action

At this time, the Commission has no specific recommendations for legislative action to accompany this report.

APPENDIX A: Illinois LATA Geography and Demographics

Local Access and Transport Areas (LATAs) are the geographic areas within which Bell Operating Companies (BOCs) were permitted to carry telephone traffic following their divestiture from AT&T. In 1984, BOCs (including Ameritech in Illinois) were prohibited from carrying telephone traffic across LATA boundaries (interLATA traffic), but were allowed to carry telephone traffic, including toll calls, within LATA boundaries (intraLATA traffic). There are 193 domestic LATAs in the United States. Of the 193 domestic U.S. LATAs, 18 are either in whole, or in part, within Illinois.³⁰

There is considerable variation in size and demographic makeup among the Illinois LATAs.³¹ Table 4 (above) lists size and demographic data for each of the 14 LATAs for which information is presented in this report. Table 4 illustrates that the average LATA in Illinois is approximately 4,100 square miles. The largest LATA in terms of area is the Chicago LATA with approximately 8,500 square miles. The smallest is the portion of the Davenport, Iowa LATA located in Illinois, which encompasses approximately 2,100 square miles.

The Chicago LATA is the most populous LATA in Illinois with over 8.4 million residents, well above the average LATA size of approximately 890,000 residents. The Chicago LATA also contains the greatest number of households, with over 3 million. In contrast the Macomb, Illinois LATA contains less than 140,000 residents and just over 53,000 households. The Chicago and Olney,

³⁰ Although LATA boundaries were created in order to delineate the geographical area within which BOCs could offer long distance services, other "LATA" boundaries have been created in order to segment non-BOC service territories. The LATA geography adopted here follows Telcordia Technologies, Inc. ("Telcordia" f/k/a Bellcore) conventions as delineated in the local exchange routing guide ("LERG").

³¹ The LATA size and demographic information contained in this table is derived from U.S. Census 2000 obtained from U.S. Department of Commerce, Census Bureau Web Site at <http://www.census.gov/>. To obtain estimates of area and demographic information, Staff aggregated census block group information up to the LATA level, assigning each census block group uniquely to the LATA containing the centroid of the census block group.

Illinois LATAs, respectively, contain the highest and lowest population per square mile. There are nearly 1,000 residents per square mile in the Chicago LATA and less than 32 residents per square mile in the Olney LATA. These two LATAs also contain the highest and lowest number of households per square mile, with 356 households per square mile in the Chicago LATA and 13 households per square mile in the Olney LATA.

Of the 18 LATAs in Illinois, 4 are predominately outside of Illinois and contain very few customers located within Illinois. For this report, information applicable to the pieces of these four LATAs will be included with information for LATAs that are predominately in Illinois or contain a significant number of Illinois customers. For example, very few Illinois residents or businesses are located within the Terre Haute, Indiana LATA. The information reported for Illinois residents and businesses in the Terre Haute, Indiana LATA is, therefore, included in information reported for the Champaign, Illinois LATA. However, there are a significant number of Illinois residents and businesses located within the St Louis, Missouri LATA. Therefore, information for Illinois residents and businesses in the St Louis, Missouri LATA is reported separately from other Illinois LATAs. All information reported is for those customers located in Illinois. For example, no information is reported for customers located in the Missouri portions of the St Louis, Missouri LATA. Figure A-1 depicts the 14 LATAs for which information is reported in this report.

Figure A1: Local Access and Transport Areas ("LATAs") and Rate Exchange Area Boundaries in the State of Illinois

The areas shown for the respective companies are only determined approximately and should not be considered as a determination of the Illinois Commerce Commission of the service area of each company.

Incumbent LECs



LATAs in Illinois

1. Chicago
2. Rockford
3. Davenport, IA
4. Sterling
5. Forrest
6. Peoria
7. Champaign
8. Mattoon
9. Springfield
10. Quincy
11. Olney
12. Cairo
13. Southwest WI
14. Terre Haute, IN
15. St. Louis, MO
16. Indianapolis, IN
17. Macomb
18. Southeast WI

APPENDIX B: Reporting Status

Extracting and reporting the data required by the Commission's CDR is, for many carriers, a decidedly non-trivial exercise. Not surprisingly, a number of carriers have difficulty providing the required information. For example, the definitions used in the Commission's CDR often differ from the numerous and varied definitions devised and used by carriers for their own internal purposes.³² Recognizing the difficulties faced by carriers, the Commission and its Staff have made every effort to assist carriers in their reporting efforts. It must be recognized, however, that absent comprehensive audits the accuracy of the information reported herein depends primarily on the accuracy of the information reported by the carriers.

Tables B1 and B2 contain lists of reporting and non-reporting certificated carriers in Illinois on February 23, 2009, respectively.

³² Many of the definitions used in the Commission's CDR were developed to be consistent with those utilized by the FCC

Table B1 – Reporting Certificated Local Exchange Carriers on 2/23/09

1-800-RECONEX, Inc. d/b/a Ustel	C-R Long Distance, Inc. d/b/a Fairpoint Long Distance / C-R Long Distance, Inc.
A.R.C. Networks, Inc. d/b/a InfoHighway	C-R Telephone Company d/b/a Fairpoint Communications / C-R Telephone Company
AboveNet Communications, Inc. d/b/a AboveNet Media Networks	Crockett Communications, Inc.
ABS-CBN Telecom North America, Incorporated	Crosslink Long Distance Company
Access Media 3, Inc.	Crossville Telephone Company, The
Access One, Inc.	Custom Teleconnect, Inc.
Access Point, Inc.	Cypress Communications Operating Company, LLC
Access2Go, Inc.	D.D.D. Calling, Inc.
ACN Communication Services, Inc.	Data-Tel of Illinois, Inc. d/b/a Data-Tel Communications
Adams Telephone Co-Operative	Delta Communications, LLC, d/b/a Clearwave Communications
Adams TelSystems, Inc.	Digital Network Access Communications, Inc. d/b/a DNA Communications
Advanced Integrated Technologies Inc.	Digizip.com, Inc.
Advantage Telecommunications Corp. d/b/a ADV Telecom	Diverse Communications, Inc.
Aero Communications, LLC	Dollar Phone Enterprise, Inc.
Aero North Communications, Inc.	DSLnet Communications, LLC
Affinity Network, Incorporated d/b/a QuantumLink Communications d/b/a HorizonOne	
Communications d/b/a VOIP Communications d/b/a Optic Communications d/b/a ANI	Easton Telecom Services, L.L.C.
Networks	
Airdis, LLC d/b/a Airdis Telecom	Easy Call, Inc.
Airespring, Inc.	Egyptian Communication Services, Inc.
Alhambra-Grantfork Telephone Company	Egyptian Telephone Cooperative Association, Inc.
American Fiber Network, Inc. d/b/a 'AFN'	El Paso Long Distance Company d/b/a Fairpoint Long Distance / El Paso Long Distance
	Company
American Telephone Company LLC	El Paso Telephone Company, The d/b/a Fairpoint Communications / The El Paso
	Telephone Company
Americatel Corporation d/b/a 1010 123 Americatel d/b/a AMETEX d/b/a AMEXTEL	Enhanced Communications Group, L.L.C.
d/b/a Americasky d/b/a 1 800 3030 123 Americatel Collect	Equivoice, Inc.
Ameritech Advanced Data Services of Illinois, Inc. d/b/a AT&T Advanced Solutions	Essex Telcom, Inc.
AmeriVision Communications, Inc. d/b/a LifeLine Communications d/b/a Affinity 4	Evercom Systems, Inc.
AMI Communications, Inc.	Everycall Communications, Inc. d/b/a All American Home Phone d/b/a Local USA
Andiamo Telecom, L.L.C.	First Choice Technology, Inc.
Applewood Communications Corporation	First Communications, LLC
AT&T Communications of Illinois, Inc.	Flat Rock Communications, Inc.
AT&T Corp.	Flat Rock Telephone Co-Op, Incorporated
ATX Licensing, Inc.	France Telecom Corporate Solutions L.L.C.
Baldwin County Internet/DSSI Service, L.L.C.	Frontier Communications - Midland, Inc.
Bell Atlantic Communications, Inc. d/b/a Verizon Long Distance	Frontier Communications - Prairie, Inc.
BellSouth Long Distance, Inc. d/b/a AT&T Long Distance Service	Frontier Communications - Schuyler, Inc.
Bergen Telephone Company	Frontier Communications of DePue, Inc.
BetterWorld Telecom, LLC	Frontier Communications of Illinois, Inc.
Big River Telephone Company, LLC	Frontier Communications of Lakeside, Inc.
Birch Telecom of the Great Lakes, Inc. d/b/a Birch Communications	Frontier Communications of Mt. Pulaski, Inc.
BITWISE Communications, Inc.	Frontier Communications of Orion, Inc.
BLC Management LLC d/b/a Angles Communication Solutions d/b/a Mexicall Solutions	Gallatin River Communications, LLC d/b/a CenturyTel of Illinois
BridgeCom International, Inc.	Geneseo Communications Services, Inc.
Broadview Networks, Inc.	Geneseo Telephone Company
Broadview NP Acquisition Corp.	Global Capacity Group, Inc.
BT Communications Sales LLC	Global Connection Inc. of America
Budget PrePay, Inc. d/b/a Budget Phone	Global Crossing Local Services, Inc.
Bullseye Telecom, Inc.	Global Crossing Telemanagement, Inc.
Cambridge Telcom Services, Inc.	Global TelData, LLC
Cambridge Telephone Company	Global Telecom & Technology Americas, Inc.
Campus Communication Group, Inc.	Globalcom Inc. d/b/a First Communications of Ohio
Cass Telephone Company	Grafton Long Distance Company
Cause Based Commerce Incorporated d/b/a Sienna Communications Group	Grafton Technologies, Inc.
Incorporated	Grafton Telephone Company
CBB Carrier Services, Inc.	Grandview Mutual Telephone Company
Cbeyond Communications, LLC	Granite Telecommunications, LLC
CenturyTel Fiber Company II, LLC d/b/a LightCore, a CenturyTel Company	Great America Networks, Inc.
Charter Fiberlink-Illinois, LLC	Gridley Telephone Co.
CIMCO Communications, Inc.	
Cincinnati Bell Any Distance Inc.	Hamilton County Communications, Inc.
Citizens Telecommunications Company of Illinois d/b/a Frontier Citizens	
Communications of Illinois	Hamilton County Telephone Co-Op.
City of Princeton	Harrisonville Telephone Company
City of Rochelle	Helio LLC
City of Rock Falls	Henry County Telephone Company
City of Springfield	Home TeleNetworks, Inc.
Clear Rate Communications, Inc.	Home Telephone Co.
CloseCall America, Inc.	Horizon Telecom, Inc.
Comcast Business Communications, LLC d/b/a Comcast Long Distance	HTC Communications Co.
Comcast Phone of Illinois, LLC d/b/a Comcast Digital Phone	IBFA Acquisition Company, LLC d/b/a Farm Bureau Connection
ComTech Solutions, L.L.C. d/b/a Integrated Connections	
Comtel Telcom Assets LP d/b/a Clear Choice Communications d/b/a Vartec Telecom	Illinois Bell Telephone Company
d/b/a Vartec Solutions d/b/a Excel Telecommunications	
Consolidated Communications Enterprise Services, Inc.	Illinois Consolidated Telephone Company
Convergia, Inc.	Illinois Telephone Corporation
	Independent Telecommunications Systems, Inc. d/b/a ITS Communications d/b/a IXC
Cordia Communications Corp.	Direct
	iNETWORKS Group, Inc.
Covad Communications Company	Inmate Calling Solutions, LLC d/b/a ICSolutions
Covista, Inc.	

Table B1 – Reporting Certificated Local Exchange Carriers on 2/23/09 (Continued)

Integrated Solutions, L.L.C.	PNG Telecommunications, Inc. d/b/a Powernet Global Communications
Intellicall Operator Services, Inc. d/b/a ILD	PT Communications, Inc.
Intrado Inc.	Public Communications Services, Inc.
IQ Telecom, Inc.	QuantumShift Communications, Inc.
Kentucky Data Link, Inc. d/b/a Cinergy Networks	Qwest Communications Company, LLC
L.R. Communications, Inc.	RCN Telecom Services of Illinois, LLC
LaHarpe Telephone Co., Inc.	Reduced Rate Long Distance, LLC
Leaf River Telephone Company	Reliant Communications, Inc.
Legacy Long Distance International, Inc.	Reynolds Telephone Company
Level 3 Communications, L.L.C.	RGT Utilities of California, Inc.
Lightspeed Telecom, LLC	RGT Utilities of California, Inc.
Lightyear Network Solutions, LLC	Royal Phone Company LLC
Long Distance of Michigan, Inc., d/b/a LDMI Telecommunications	RRV Enterprises, Inc. d/b/a Consumer Access
LSSI Data Corp.	Sage Telecom, Inc.
Madison Network Systems, Inc.	Sharon Telephone Company
Madison River Communications, LLC d/b/a Gallatin River Integrated Communications Solutions	
Madison Telephone Company	Shawnee Telephone Company
Marion Telephone LLC	ShawneeLink Corporation
Marseilles Telephone Company, The	Sigecom, LLC d/b/a WOW! Internet, Cable and Phone
Matrix Telecom, Inc. d/b/a Matrix Business Technologies d/b/a Trinsic Communications	Smart Choice Communications, LLC
MCC Telephony of Illinois, Inc.	SOS Telecom, Inc.
McDonough Telephone Cooperative, Inc.	Sprint Communications L.P. d/b/a Sprint Communications Company L.P.
MCI Communications Services, Inc. d/b/a Verizon Business Services	SprintCom, Inc.
McMetro Access Transmission Services LLC d/b/a Verizon Access Transmission	ST Long Distance, Inc. d/b/a Fairpoint Long Distance / ST Long Distance, Inc.
McKerracher and Associates Inc.	Startec Global Operating Company
McLeodUSA Telecommunications Services, Inc. d/b/a PAETEC Business Services	Sunesys, LLC
McNabb Long Distance, Inc.	Swetland Internet, Inc. d/b/a Swetland Communications
McNabb Telephone Company	Syniverse Networks, Inc.
Metamora Telephone Company	Talk America Inc. d/b/a Cavalier Telephone d/b/a Cavalier Business
Metropolitan Telecommunications of Illinois, Inc. d/b/a MetTel	TCG Chicago
Mid-Century Telephone Cooperative, Inc.	TCG Illinois
Midwest Telecom of America, Inc.	TDS Metrocom, LLC
Midwestern Telecommunications, Incorporated	Tele-Reconnect Inc.
Millennium 2000 Inc.	TelNet Worldwide-IL, LLC d/b/a Superior Spectrum Telephone and Data
Miracle Communications, Inc.	Telrite Corporation
Mitel NetSolutions, Inc.	Think 12 Corporation d/b/a Hello Depot
Momentum Telecom, Inc.	TMP Corp.
Montrose Mutual Telephone Company	T-NETIX Telecommunications Services, Inc.
Moultrie Independent Telephone Company	TON Services Inc.
Moultrie InfoComm, Inc.	TONCOM, INC.
MTCO Communications, Inc.	Tonica Telephone Company
National Directory Assistance, LLC	Total Holdings, Inc. d/b/a GTC Communications
Navigator Telecommunications, LLC.	Transcend Multimedia, LLC
Net One International, Inc.	TransWorld Network, Corp.
NET TALK.COM, INC.	Tri-City Regional Port District d/b/a River's Edge Telecommunications
Network US, Inc. d/b/a CA Affinity	tw telecom of illinois llc
Neutral Tandem-Illinois, LLC	UCN, Inc.
New Millennium Telecommunications, Inc.	Unite Private Networks-Illinois, LLC
New Windsor Telephone Company	United Communications Systems, Inc. d/b/a Call One
Nextel Boost West, LLC d/b/a Boost Mobile	US Signal Company, L.L.C. d/b/a RVP Fiber Company
Nextel Partners, Inc. and NPCR, Inc.	US Xchange of Illinois, L.L.C. d/b/a One Communications II
Nextel West Corp.	Value-Added Communications, Inc.
Nextlink Wireless, Inc.	Vanco Direct USA, LLC
Nexus Communications, Inc. d/b/a TSI Telephone Company	Verizon North Inc.
NexUStel LLC	Verizon Select Services Inc.
nii communications, Ltd. d/b/a nii communications, L.P.	Verizon South Inc.
Norlight Telecommunications, Inc.	Vertex Broadband, Corp. d/b/a AthenaTel d/b/a Reason to Switch d/b/a Reason
Norlight, Inc. d/b/a Cinergy Communications	VinaKom, Inc. d/b/a VinaKom Communications
North County Communications Corporation	Viola Home Telephone Company
NOS Communications, Inc. d/b/a International Plus d/b/a 011 Communications d/b/a The	Voicecom Telecommunications, LLC d/b/a Voicecom Telecommunications of
NOSVA Limited Partnership	Wabash Independent Networks, Inc.
NTS Services Corp.	Wabash Telephone Cooperative, Inc.
NuVox Communications of Illinois, Inc.	WDT World Discount Telecommunications Co.
NYNEX Long Distance Company d/b/a Verizon Enterprise Solutions	Wholesale Carrier Services, Inc.
Odin Telephone Exchange, Inc. d/b/a Fairpoint Communications / Odin Telephone	Woodhull Telephone Company
Oneida Network Services, Inc.	Woodhull Telephone Company
Operator Service Company, LLC	Working Assets Funding Service, Inc. d/b/a Working Assets Long Distance
Pac-West Telecomm, Inc.	Worldwide Telecommunications Inc.
PaeTec Communications, Inc.	XO Communications Services, Inc.
Peak Communications, Inc.	Xtension Services Inc.
Peerless Network of Illinois, LLC	Yak Communications (America), Inc.
PersonalOffice, Inc.	YMax Communications Corp.
	Zeus Telecommunications, LLC
PersonalOffice, Inc.	
	Zeus Telecommunications, LLC

Table B2 – Non-Reporting Certificated Local Exchange Carriers on 2/23/09

360networks (USA) inc.	Custom Network Solutions, Inc.
3U TELECOM INC.	Cybertel Cellular Telephone Company
800 Response Information Services LLC	Cygnus Telecommunications Corporation
ABA Net, LLC	Data Net Systems, L.L.C.
AccessLine Communications Corporation	Davenport Cellular Telephone Company
Affinity Mobile, LLC d/b/a Trumpet Mobile	DCT Telecom Group, Inc.
Affordable Voice Communications, Inc.	DeltaCom, Inc.
A-G Long Distance, Inc.	DelTel, Inc. d/b/a AuctionFON
Alliance Group Services, Inc.	Denali Spectrum Operations, LLC d/b/a Cricket
Alton CellTelCo	Dialaround Enterprises Inc.
American Phone Services Corp.	Dial-Around Telecom, Inc.
American Telecommunications Systems, Inc.	DLS Communication Services, Inc.
Americom Technologies, Inc. d/b/a Network Utilization Services	
Apps Communications, Inc.	D-Max, Inc.
Asia Talk Telecom, Inc. d/b/a HelloCom Inc.	Dodson Group, Inc., The
Aspen Telecommunications, LLC	dPi Teleconnect, L.L.C.
Associated Network Partners, Inc.	Earth Telecom, Inc.
Association Administrators, Inc.	Eastern Missouri Cellular Limited Partnership
ATC Outdoor DAS, LLC	Elantec Telecom, Inc.
Atlantic Digital, Inc.	Electric Lightwave, LLC d/b/a Integra Telecom
B & S Telecom, Inc. d/b/a Quick Connect USA d/b/a	Elite Telnet, LLC
Consumers Telephone Company	
Backbone Communications Inc.	Embarq Communications, Inc.
Bandwidth.com CLEC, LLC	Encompass Communications, L.L.C.
BCE Nexxia Corporation	Enhanced Communications Network, Inc. d/b/a Asian American Association Telecom Services
BCN Telecom, Inc.	Entrix Telecom, Inc.
Broadband Dynamics, LLC	Ernest Communications, Inc.
Broadwing Communications, LLC	Ernest E. Gingerich and Karen Kay Gingerich d/b/a Arthur Community Message Services
Budget Call Long Distance, Inc.	Euro Connect Inc.
Business Discount Plan, Inc.	ExteNet Systems, Inc.
Business Network Long Distance, Inc.	EZ RECONNECT, LLC
Business Productivity Solutions, Inc. d/b/a Business	FairPoint Carrier Services, Inc.
Business Telecom, Inc. d/b/a BTI Telecommunications	Frontier Communications of America, Inc. d/b/a Citizens Communications Company d/b/a Citizens Long
BuzB Corporation	Future Communications, Inc.
Cable & Wireless Americas Operations, Inc.	Geckotech, LLC
Cablecom/Spacelink Inc.	GEH Technologies, LLC
CAL Communications, Inc.	GENDESIGN CORP.
Camarato Distributing, Inc.	Global Crossing North American Networks, Inc.
Capraro Development LLC	Global Crossing Telecommunications, Inc.
Cass Long Distance Service, Inc.	Global Internet Services, Inc. d/b/a Global Long Distance Savings
Castle Wire, Inc.	Global NAPs Illinois, Inc.
CCG Communications LLC d/b/a Verosity Technical Partners	Global Tel*Link Corporation
Celebrate Communications, L.L.C.	Global Touch Telecom, Inc.
Cellco Partnership d/b/a Verizon Wireless	Globetel, Inc.
Cellular Acquisition Company	Go Solo Technologies, Inc.
Cellular Properties, Inc.	Gold Line Telemanagement Inc.
Century Enterprises, Inc.	Gridley Communications, Inc.
CenturyTel Long Distance, LLC	GTC Telecom
Champaign CellTelCo	GTE Wireless of the Midwest Incorporated
Chicago 10 MHz LLC	Hamilton County Long Distance, Incorporated
Chicago SMSA Limited Partnership d/b/a Verizon Wireless	Hanson Telecommunications, Inc.
CIS Communications, LLC	Hypercube Telecom, LLC
City of Aurora, Illinois	iBasis Retail, Inc. d/b/a iBasis
City of Batavia	ICG Telecom Group, Inc.
City of Geneva	IDT America, Corp.
City of Naperville	I-Element, Inc.
City of St. Charles	IL - CLEC LLC
Citynet Illinois, LLC	Illicom Telecommunications, Inc.
Clear World Communications Corporation	Illinois Independent RSA No. 3 General Partnership
Cleartel Telecommunications, Inc. d/b/a Now	Illinois RSA 1 Limited Partnership d/b/a Verizon Wireless
CMC Telecom, Inc.	Illinois RSA 6 and 7 Limited Partnership d/b/a Verizon Wireless
Coast International, Inc.	Illinois SMSA Limited Partnership d/b/a Verizon Wireless
Coin Phone Management Company	Illinois Valley Cellular RSA 2, Inc.
Coleman Enterprises, Inc. d/b/a Local Long Distance	Illinois Valley Cellular RSA 2-I Partnership
Common Point, LLC	Illinois Valley Cellular RSA 2-II Partnership
CommPartners, LLC	Illinois Valley Cellular RSA 2-III Partnership
Computer View, Inc.	Impact Network Solutions, Inc. d/b/a Impact Long Distance
COMTECH 21, LLC	Information Telco Services, Inc.
Consumer Cellular Incorporated	Infotelecom, LLC
Consumer Telcom, Inc.	Inmark, Inc. d/b/a Preferred Billing
Cook County, Illinois	International Telcom, Ltd.
Cost Plus Communications, LLC	Iowa Network Services, Inc.
CTC Communications Corp. d/b/a One Communications	Iowa Wireless Services, LLC d/b/a i wireless and Iowa Wireless Services Holding Corporation
	IPC Network Services, Inc.

Table B2 – Non-Reporting Certificated Local Exchange Carriers on 2/23/09 (Continued)

Table B2 – Non-Reporting Certificated Local Exchange Carriers on 2/23/09 (Continued)

ITi Inmate Telephone, Inc.	Rockford MSA Limited Partnership d/b/a Verizon Wireless
i-wireless d/b/a K-Wireless, LLC	RocNet Holdings, LLC
Kankakee Cellular L.L.C.	ROUTE 24 Computers, Inc.
KDDI America, Inc.	Sage Spectrum, LLC
Key Communication Management, Inc. d/b/a Discount Plus	Salmon PCS Licensee, LLC
Krush Communications, LLC	SBC Long Distance, LLC d/b/a SBC Long Distance d/b/a AT&T Long Distance
KTNT Communications, Inc. d/b/a I Don't Care d/b/a It Doesn't Matter	ShawneeLEC, Inc.
LaHarpe Networks Company, Inc.	Silv Communication Inc.
LCR Telecommunications, L.L.C.	SNET America, Inc. d/b/a AT&T Long Distance East
LDC Telecommunications, Inc.	SNG Communications, L.L.C.
Least Cost Routing, Inc. d/b/a Long Distance Charges	SNIP Link, LLC
Legent Communications Corporation d/b/a Long Distance America	Sound Utilities, L.L.C.
LH Telecom, Inc.	Southern Illinois RSA Partnership d/b/a First Cellular of Southern Illinois
Line Systems, Inc.	Southwest Communications, Inc.
Long Distance Access Inc.	Spectrotel, Inc.
Long Distance Consolidated Billing Co.	SPOC, LLC
Long Distance Savings Solutions, LLC	Sterling Telecom, Inc.
	STi Prepaid, LLC d/b/a Telco d/b/a Telco Group d/b/a Dialaround d/b/a VOIP d/b/a VOIP Enterprises
Loop Telecom, L.P.	
Madison River Long Distance Solutions, Inc. d/b/a Gallatin River Long Distance Solutions, Inc.	SYNIVERSE Technologies, Inc.
Main Street Telephone Company	T6 Communications, Inc.
Master Call Communications, Inc.	TCG St. Louis
McGraw Communications, Inc.	TCO Network, Inc.
Mobile ESPN, LLC	Telaleasing Enterprises, Inc.
Mobilite, LLC	Telcentrex, LLC
Movida Communications, Inc.	Telco Partners, Inc.
MTC Communications, Inc.	Tele Circuit Network Corporation
Multiline Long Distance, Inc.	Telecare, Inc.
Nationwide Long Distance Service, Inc.	Telecom Management, Inc. d/b/a Pioneer Telephone
NECC Telecom, Inc.	Telecommunication Systems Corporation of Maryland
NetLojix Telecom, Inc.	Teleconnect Long Distance Services & Systems Company
Network Billing Systems, L.L.C.	TELEDIAS Communications, Inc.
Network Communications International Corp. d/b/a 1800Call4Less	Telegation, Inc.
Network Enhanced Technologies, Inc.	TeleManagement Systems, Inc.
Network Innovations, Inc.	Telenational Communications, Inc.
Network Operator Services, Inc.	TeleUno, Inc.
Network Service Billing, Inc.	Telmex USA, L.L.C.
NetworkIP, L.L.C. d/b/a Elite Telecom	Telscape Communications, Inc.
New Cingular Wireless, PCS, LLC	TIP Systems, LLC
New Edge Network, Inc. d/b/a New Edge Networks	T-Mobile USA, Inc., T-Mobile Central LLC and Powertel/Memphis, Inc.
New Horizons Communications Corp. d/b/a NHC Communications Inc.	Today's Resources, Inc.
NextG Networks of Illinois, Inc.	Total Call International, Inc.
NobelTel, LLC d/b/a NobelFone	Touchtone Communications, Inc.
Norstan Network Services, Inc.	Trans National Communications International, Inc.
Norstar Telecommunications, LLC	Tri Rural Independent Operations, L.L.C., d/b/a Trio, L.L.C.
North County Communications Corporation of Illinois	Tri-M Communications, Inc. d/b/a TMC Communications
NOSVA Limited Partnership d/b/a Exit Mobile	TruComm Corporation
OLS, Inc.	TTI National, Inc. d/b/a 101-6868
OneLink Communications, Inc. d/b/a CGI Long Distance	Tuebor, Inc.
OnStar Corporation	U.S. Fiber LLC
Opex Communications, Inc.	U.S. Gas Electric & Telecommunications Corp.
Optic Internet Protocol, Inc.	U.S. South Communications, Inc. d/b/a US South
Optimum Professional Services, Inc.	U.S. Telecom Long Distance, Inc.
Pannon Telecom, Inc.	Ultra Com, Inc.
Pelzer Communications Corporation	United American Technology, Inc.
PhoneCo, L.P.	United States Cellular Operating Company of Chicago, LLC
PhoneTel Technologies, Inc.	Uni-Tel Communications Group, Inc.
Pioneer Telecom, Inc.	US Telecom, Inc.
Platinumtel Communications, LLC	USA Mobile Communications Inc. II
POPP.com, Inc.	USCOC of Central Illinois, LLC
Powercom Corporation	USCOC of Illinois RSA #1, LLC
Preferred Long Distance, Inc.	USCOC of Illinois RSA #4, LLC
Prime Time Communications, Inc.	USCOC of Rockford, LLC
Primeco Personal Communications, L.P.	Verizon Avenue Corp.
Primus Telecommunications, Inc.	VEZA Telecom, Inc.
ProCom International, Ltd.	V-Global Communications, LLC
ProNet Communications, Incorporated	Virtual Office Services, Inc. d/b/a Aspen Datacom
Pulse Telecom LLC	Voice Spring, LLC
Quasar Communications Corporation	Volo Communications of Illinois, Inc.
QX Telecom LLC	WDIG Mobile, LLC
Raza Telecom, Inc.	WilTel Communications, LLC
RCN New York Communications, LLC d/b/a RCN Metro Optical Networks	Windstream Communications, Inc.
Reliance Globalcom Services, Inc.	WirelessCo, L.P.
Reynolds Long Distance, Inc.	Wisconsin Independent Network, LLC
Ridley Telephone Company, LLC	World-Link Solutions, Inc.

Table B2 – Non-Reporting Certificated Local Exchange Carriers on 2/23/09

X2Comm, Inc. d/b/a Discount Connect Communications
Zone Telecom, Inc.

Zoom-i-Net Communications, Inc. d/b/a ZinTel

APPENDIX C: POTS Provisioning Detail

Table C1 – C4 contain detail POTS provisioning information for the 14 Illinois LATAs examined in this report. Table C1 contains POTS lines in each LATA provided by ILECs, CLECs and all LECs combined. Tables C2 and C3 contain similar information regarding, respectively, residential and business POTS line provisioning. Table C4 reports estimated unreported residential retail E-911 lines by LATA.

**Table C1 - Retail POTS Provision by LATA
(December 31, 2008)**

LATA	LATA Name	All LECs	All LEC Lines	ILECs	ILEC Lines	CLECs	CLEC Lines	CLEC Lines as % of Total
358	CHICAGO ILLINOIS	73	4,828,317	8	3,675,362	65	1,152,955	23.9%
360	ROCKFORD ILLINOIS ¹	38	187,413	4	138,300	34	49,113	26.2%
362	CAIRO ILLINOIS	25	121,058	4	104,408	21	16,650	13.8%
364	STERLING ILLINOIS	33	95,579	5	81,388	28	14,191	14.8%
366	FORREST ILLINOIS	22	119,251	6	96,659	16	22,592	18.9%
368	PEORIA ILLINOIS	41	216,162	9	179,051	32	37,111	17.2%
370	CHAMPAIGN ILLINOIS ²	36	164,599	4	140,047	32	24,552	14.9%
374	SPRINGFIELD ILLINOIS	34	199,672	6	169,535	28	30,137	15.1%
376	QUINCY ILLINOIS	32	69,743	4	62,887	28	6,856	9.8%
520	ST LOUIS MISSOURI	47	365,197	10	292,199	37	72,998	20.0%
634	DAVENPORT IOWA	37	110,331	9	93,344	28	16,987	15.4%
976	MATTOON ILLINOIS	15	104,650	5	92,330	10	12,320	11.8%
977	MACOMB ILLINOIS	16	52,103	8	50,388	8	1,715	3.3%
978	OLNEY ILLINOIS	17	57,659	6	52,478	11	5,181	9.0%
Statewide		132	6,691,734	45	5,228,376	87	1,463,358	21.9%

¹ Includes information for those portions of the SE and SW Wisconsin LATAs located in Illinois.

² Includes information for those portions of the Indianapolis Indiana and Terre Haute Indiana LATAs located in Illinois.

**Table C2 - Residential Retail POTS Provision by LATA
(December 31, 2008)**

LATA	LATA Name	All LECs	All LEC Lines	ILECs	ILEC Lines	CLECs	CLEC Lines	CLEC Lines as % of Total
358	CHICAGO ILLINOIS	43	2,622,040	8	1,948,600	35	673,440	25.7%
360	ROCKFORD ILLINOIS ¹	25	117,626	4	87,873	21	29,753	25.3%
362	CAIRO ILLINOIS	17	80,101	4	70,780	13	9,321	11.6%
364	STERLING ILLINOIS	20	63,320	5	52,489	15	10,831	17.1%
366	FORREST ILLINOIS	14	71,637	6	57,291	8	14,346	20.0%
368	PEORIA ILLINOIS	28	134,688	9	111,741	19	22,947	17.0%
370	CHAMPAIGN ILLINOIS ²	22	89,475	4	72,064	18	17,411	19.5%
374	SPRINGFIELD ILLINOIS	21	107,141	6	86,109	15	21,032	19.6%
376	QUINCY ILLINOIS	20	43,626	4	41,193	16	2,433	5.6%
520	ST LOUIS MISSOURI	33	253,253	10	196,839	23	56,414	22.3%
634	DAVENPORT IOWA	23	68,531	9	55,452	14	13,079	19.1%
976	MATTOON ILLINOIS	11	62,432	5	56,390	6	6,042	9.7%
977	MACOMB ILLINOIS	10	36,048	8	34,703	2	1,345	3.7%
978	OLNEY ILLINOIS	13	41,406	6	37,805	7	3,601	8.7%
Statewide		98	3,791,324	45	2,909,329	53	881,995	23.3%

¹ Includes information for those portions of the SE and SW Wisconsin LATAs located in Illinois.

² Includes information for those portions of the Indianapolis Indiana and Terre Haute Indiana LATAs located in Illinois.

**Table C3 - Business Retail POTS Provision by LATA
(December 31, 2008)**

LATA	LATA Name	All LECs	All LEC Lines	ILECs	ILEC Lines	CLECs	CLEC Lines	CLEC Lines as % of Total
358	CHICAGO ILLINOIS	63	2,206,277	8	1,726,762	55	479,515	21.7%
360	ROCKFORD ILLINOIS ¹	29	69,787	4	50,427	25	19,360	27.7%
362	CAIRO ILLINOIS	20	40,957	4	33,628	16	7,329	17.9%
364	STERLING ILLINOIS	27	32,259	5	28,899	22	3,360	10.4%
366	FORREST ILLINOIS	16	47,614	6	39,368	10	8,246	17.3%
368	PEORIA ILLINOIS	34	81,474	9	67,310	25	14,164	17.4%
370	CHAMPAIGN ILLINOIS ²	29	75,124	4	67,983	25	7,141	9.5%
374	SPRINGFIELD ILLINOIS	28	92,531	6	83,426	22	9,105	9.8%
376	QUINCY ILLINOIS	24	26,117	4	21,694	20	4,423	16.9%
520	ST LOUIS MISSOURI	39	111,944	10	95,360	29	16,584	14.8%
634	DAVENPORT IOWA	32	41,800	9	37,892	23	3,908	9.3%
976	MATTOON ILLINOIS	12	42,218	5	35,940	7	6,278	14.9%
977	MACOMB ILLINOIS	15	16,055	8	15,685	7	370	2.3%
978	OLNEY ILLINOIS	13	16,253	6	14,673	7	1,580	9.7%
Statewide		122	2,900,410	45	2,319,047	77	581,363	20.0%

¹ Includes information for those portions of the SE and SW Wisconsin LATAs located in Illinois.

² Includes information for those portions of the Indianapolis Indiana and Terre Haute Indiana LATAs located in Illinois.

Table C4 –Residential Retail Reported Lines and E-911 Listing by LATA

LATA	LATA Name	Reported Residential Retail POTS Lines as of 12/31/08	Residential Retail E-911 Listings as of 12/31/08	Estimated Residential Retail E-911 Listings not Reported as POTS Lines as of 12/31/08	Reported Residential Retail POTS Lines Plus Estimated Unreported E-911 Listings as of 12/31/08	Reported Residential Retail POTS Lines as of 12/31/01
358	CHICAGO ILLINOIS	2,622,040	2,789,302	167,262	2,789,302	3,645,807
360	ROCKFORD ILLINOIS ¹	117,626	163,374	45,748	163,374	161,890
364	STERLING ILLINOIS	63,320	78,829	15,509	78,829	89,546
368	PEORIA ILLINOIS	134,688	193,909	59,221	193,909	191,519
370	CHAMPAIGN ILLINOIS ²	89,475	118,376	28,901	118,376	135,155
374	SPRINGFIELD ILLINOIS	107,141	130,970	23,829	130,970	151,539
376	QUINCY ILLINOIS	43,626	43,942	316	43,942	63,784
520	ST LOUIS MISSOURI	253,253	279,980	26,727	279,980	313,543
634	DAVENPORT IOWA	68,531	87,782	19,251	87,782	92,784
362	CAIRO ILLINOIS	80,101	95,961	15,860		
366	FORREST ILLINOIS	71,637	90,843	19,206		
976	MATTOON ILLINOIS	62,432	70,723	8,291	336,202*	411,824*
977	MACOMB ILLINOIS	36,048	37,269	1,221		
978	OLNEY ILLINOIS	41,406	41,220	0		
Statewide		3,791,324	4,222,480	431,342	4,222,666	5,257,391

¹ Includes information for those portions of the SE and SW Wisconsin LATAs located in Illinois.

² Includes information for those portions of the Indianapolis Indiana and Terre Haute Indiana LATAs located in Illinois.

* Combined figures for the Cairo, Forrest, Mattoon, Macomb, and Olney LATAs.

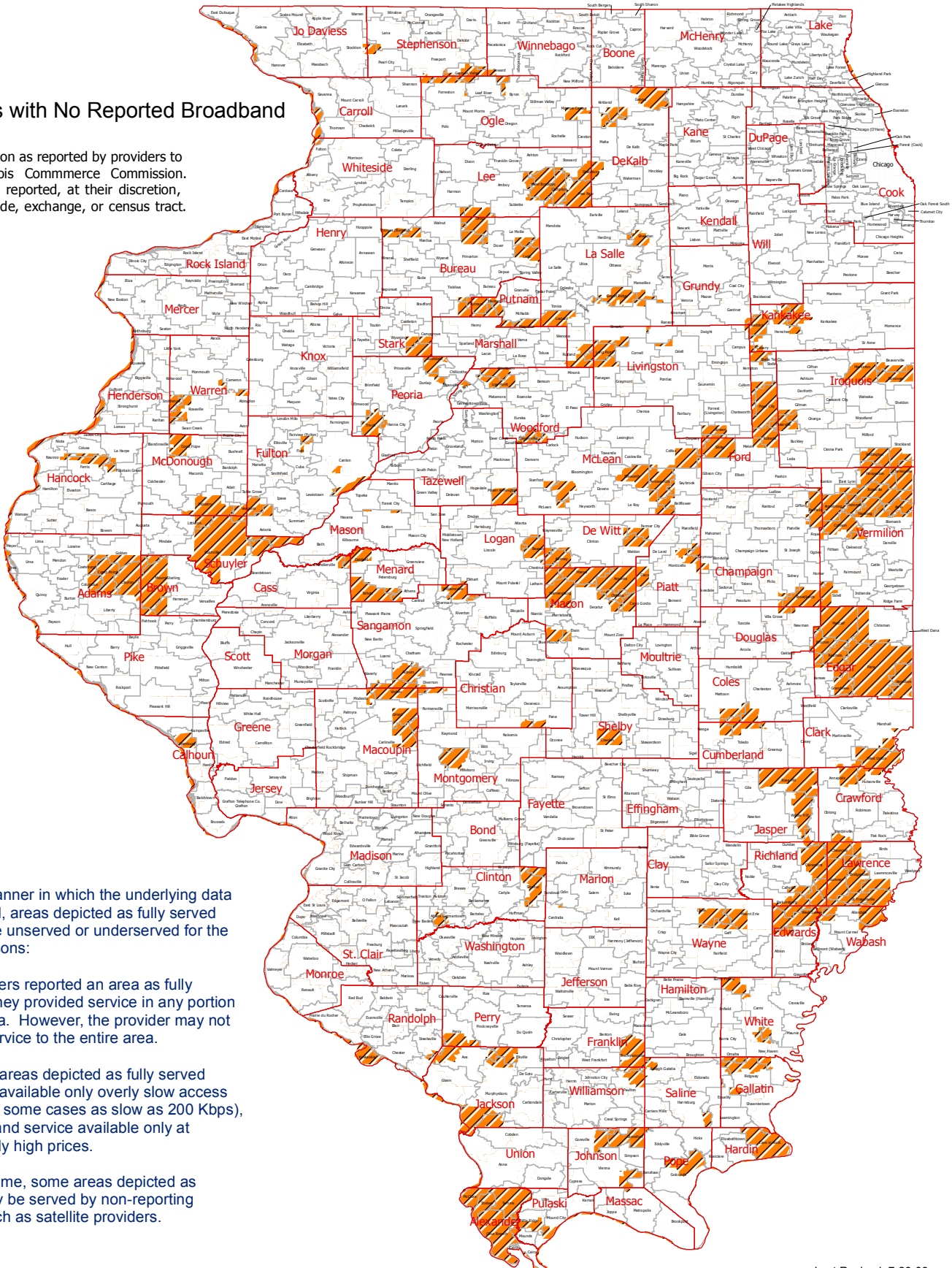
APPENDIX D: High Speed Subscribership Maps

Figure D1 identifies areas with no reported residential broadband providers.

Figure D1: Areas with No Reported Residential Broadband with Telephone Exchange and County Boundaries (Information as of December 31, 2008)

 Areas with No Reported Broadband

Information as reported by providers to the Illinois Commerce Commission. Providers reported, at their discretion, by zip code, exchange, or census tract.



Note:
Due to the manner in which the underlying data were reported, areas depicted as fully served may in fact be unserved or underserved for the following reasons:

- Providers reported an area as fully served if they provided service in any portion of that area. However, the provider may not provide service to the entire area.
- Some areas depicted as fully served may have available only overly slow access speeds (in some cases as slow as 200 Kbps), or broadband service available only at prohibitively high prices.

At the same time, some areas depicted as unserved may be served by non-reporting providers, such as satellite providers.

Figure D2: Areas with No Reported Residential Broadband
with County Boundaries and Cities
(Information as of December 31, 2008)

